Page 1 of 2 (Page 2 Not for Public Disclosure)

UNITED STATES DISTRICT COURT

for the

District of South Carolina

`	United States of Americ	ca	`		
	v. Michael Alex Hall)		
	aka Renegade) Case No:	4:08-cr-0037	72-TLW-8
		00/40/0000) USM No:	16263-171	
Date of Original	Judgment: s Amended Judgment:	09/10/2009) Michael A.	Meetze	
	mended Judgment if Any)		Defendant's		
			N EOD CE		DEDITORION
·	ORDER REGARI				
	PUI	RSUANT TO 1	18 U.S.C. 9	3582(C)(2)	
§ 3582(c)(2) for subsequently be § 994(u), and ha	a reduction in the term en lowered and made re	of imprisonment in etroactive by the Un notion, and taking ir	nposed based on tited States Sen to account the	on a guideline itencing Comi policy statem	the court under 18 U.S.C. sentencing range that has mission pursuant to 28 U.S.C. tent set forth at USSG §1B1.10 oplicable,
IT IS ORDERI	ED that the motion is:				
DEN the last judgment is:			s previously imonths is reduce	•	ce of imprisonment (as reflected i
	(Co.	mplete Parts I and II of	Page 2 when moti	ion is granted)	
This case do	es not qualify becau	use the Chapter	Four enhand	cements over	erride Chapter Two.
Delendant is	a career offender.				
Except as otherv	wise provided, all provis	sions of the judgme	nt dated	09/10/2009	shall remain in effect.
IT IS SO ORD	ERED.				
Order Date:	10/14/2015	s/ Terry L. Wooten			
				Judge's	signature
Effective Date:			Terry L. Wo	ooten, Chief U	nited States District Judge
Ellective Date.	(if different from order date		,		ame and title